RECEIVED CENTRAL FAX CENTER

AUG 0 2 2005

PATENT

## CERTIFICATE OF Facsimile Transmission 08/02/05 1 (571) 273-8300

I hereby certify that this correspondence (along with any paper referenced as being attached or enclosed) is being facsimile transmitted to the United States Patent Office, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

Attention: Theresa Dawkins, Legal Instruments Examinar

DATE: August 2, 2005 NAME: "

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Siracki et al

Serial No:

10/825,019

Filing Date:

April 15, 2004

Title:

POWER DISTRIBUTION BLOCK

ASSEMBLY

Group Art Unit:

2839

Examiner:

Javaid Nasri

Applicant File No:

ERIC.P0348US

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT

Sir:

In response to the Notice of Non-Compliant Amendment mailed July 27, 2005 (copy attached), following is a replacement page 9 to the amendment filed on July 14, 2005 (received at USPTO July 19, 2005).



United States Patent and Trademark Office

10/825,019

		Com	MISSIONER FOR PA
		UNITED STATES PATENT	AND TRADENARIE
			P A A-
		NI-4	TO BOX
		Notice of Non-Compliant Amendment (37 CFR 1.121)	
Th	e amenda		•
37	CFR L 12	is considered and 1.19.05 is considered and account	
A	monamei	iment document filed on 1.19.05 is considered non-compliant because it has failed to meet the resection of the non-compliant amendment document to be compliant, correction of the following item(s) is required ents to the claims section of applicant's amendment document must be resubmitted (in its entirety), e.g., the entowing checked (in the claims section of applicant's amendment document must be re-submitted. 37 CFR 1.121	· Only the
TH.	E FOLLO	OWING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIA  Amendments to the specification:  A. Amended paragraphics of the specification of	l <b>(h)</b> .
	$\Box$	Amendments to the specification:	ANT:
	<u> </u>	"	
	H	· · · · · · · · · · · · · · · · · · ·	
		C. Other	
Jer .			_
. ~4	2. At	Abstract:	<del></del>
	<del></del>	A. Not presented on a separate sheet 37 CFR 1 72	
	-	B. Other abstract Office Con Constitution	
		A. Not presented on a separate sheet, 37 CPR 1.72.  B. Other Abstract Phase no markings	
لبا	3. Am	mendments to the drawings:	_
_			
	4. Am	mendments to the claims;	
		A A complete listing of all afety and a	
		B. The listing of claims does not include the text of all pending claims (including withdrawn claims)  C. Each claim has not been provided with the proper status identifier and as such all the proper status identifier and as such all the proper status identifiers.	
		C. Each claim has not been provided with the proper status identifier, and as such, the individual statu one of the following 7 status identifiers: (Original), (Currently amended), (Cappeled), (With a presented), (New) and Old external to the following 7 status identifiers: (Original), (Currently amended), (Cappeled), (With a presented), (New) and Old external to the following 7 status identifiers: (Original), (Currently amended), (Cappeled), (With a presented), (Cappeled), (Cappel	s Ofcook
			y usino
		presented), (New) and (Not entered). (Original), (Currently amended), (Canceled), (Withdrawn), (F	reviously
	ŏ	D. The claims of this amendment paper have not been presented in ascending numerical order.	
	_		
For fur	ther expla	planation of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website b.gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf	
http://w	WW.uspio.r	D. SOV/web/offices/pre/date/	
		website	at .
If the m	DB-compli	plient	
this lett	er to supp	oply the corrected section which are it	
non-ent	ry of the	pply the corrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will breliminary amendment and examination on the merits will commence without consideration of the preliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTHS.	il date of
cnanges	in the pro	reliminary amendment(s). This notice is not on the merits will commence without consideration of the	Leam( 10
12 HOL 23	rrehdable	preliminary amendment and examination on the merits will commence without consideration of the preliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time.	proposed me limit
If the			me dinti
since the	m-combii	diant amendment is a reply to a NON-FINAL OFFICE ACTION	
ONE M	יייי אבנעל מנוסווסוום	pliant amendment is a reply to a NON-FINAL OFFICE ACTION (including a submission for an RC inent appears to be a bona fide attempt to be a reply (37 CFR 1.135(c)), applicant is given a TIME PER rom the mailing of this notice within which to re-submit the connected section which complies with 37 CF abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.135	CE), and
in order	lo avoid s	abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(abandonment) to given a TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(abandonment) to a PINAL REPORTOR OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(abandonment) to a PINAL REPORTOR OF A 1.136(abandonment) to a 1.13	10 D of
		THIS TIME PERIOD AND AND COMPUTE WITH 37 CP	'R 1 171
II the am	endman	1.DER 37 CFR 1.136	o(a).
response	lo a fina	at is a reply to a PINAL REJECTION, this form may be an attachment to an Advisory Action. The per parent.	•
status of	the amend	odment. ) // Action the date set in the final rejection, and is not affected by the	iod for
1.6	roke	The non-con	mphant .
.coal lest		LAMM LIN 211-272-15/27	
Ent 1112(	ո առույլ է	Examiner (LIE) S71-272-1567 Telephone No.	
		1	

Rev. 6/04